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Commonwealth	Land	Title	Insurance	Company	and	Transnation	Title	Insurance	Comp	pany
(apparently mista	akenly	named	d as Transa	merica Titl	e Insi	urance Compa	any) (c	collectively,	the "	Two
Title Companies	");									

WHEREAS, counsel for the Two Title Companies, has raised certain alleged defects and challenges to proper service on the Two Title Companies;

WHEREAS, the parties to this Stipulation seek to resolve the disputes regarding service on the Two Title Companies and extend the time for the Two Title Companies to respond to the First Amended Complaint;

Pursuant to Local Rules 6-2 and 7-12 and the matters stated herein, the parties, by and through counsel, hereby stipulate and jointly request as follows:

- 1. Counsel for the Two Title Companies shall and hereby does accept service on behalf of the Two Title Companies for the purposes of the above-captioned action effective as of June 19, 2006;
- 2. Counsel for Plaintiff on behalf of Plaintiff shall hereby allow the Two Title Companies an additional thirty (30) days to answer or otherwise respond to the First Amended Complaint in addition to the time allowed under Federal Rule of Civil Procedure 12;
- 3. There have been no previous time modifications requested by these Defendants in this action, either by stipulation or order of the Court;

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1	4. This Stipulation does not modify the dates initially set under the Order Setting								
2	Initial Case Management Conference filed on July 19, 2005.								
3									
4	DATED: June, 2006	SHARTSIS FRIESE LLP							
5									
6		By /s/ Zesara C. Chan ZESARA C. CHAN							
7		ZESARA C. CHAN							
8		Attorneys for Defendants COMMONWEALTH LAND TITLE INSURANCE							
9		COMPANY AND TRANSNATION TITLE INSURANCE COMPANY (mistakenly named as							
10		TRANSAMERICA TITLE ÎNSURANCE COMPANY)							
11									
12	DATED: June, 2006	LAW OFFICES OF RUSSELL A. ROBINSON							
13									
14		By /s/ Russel A. Robinson RUSSELL A. ROBINSON							
15		Attorneys for Plaintiff							
16		JOHN JENKINS							
17									
18		<u>ORDER</u>							
19	PURSUANT TO STIPULATION, IT IS SO ORDERED.								
20	DATED: <u>June 27</u> , 2006								
21		TES DISTRICT							
22									
23		HORRABLE CHARLES TO ASSAR VEY/ED CONTROL IT IS SO ORDERED JOGH							
24	4585\003\ZCHAN\1362973.2	5 IT 18 30 3							
25		Judge Charles R. Breyer							
26		Judge Charz							
27		THE OF CE							
28		DISTRICT							
	Case No. C 05 [PROPOSED] ORDER PURSUANT TO STIPULATION TO EXTEND TIME TO								

SHARTSIS FRIESE LLP ONE MARTINE PLAZA EIGHTEENTH FLOOR SAN FRANCISCO, CALIFORNIA 94111-3598